Lawrence B. Brennan (LB 4078)
Brooke Travis (BT 2355)
Abigail Nitka (AN 8780)
Wilson, Elser, Moskowitz, Edelman & Dicker LLP
Attorneys for NEW YORK ROWING ASSOCIATION, INC. and
PETER J. SHARP BOATHOUSE, INC.
150 East 42nd Street
New York, New York 10017
(212) 490-3000

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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In the Matter of the Complaint of Andrew Harnett, as owner of vessel M/V READY JET GO for Exoneration from or Limitation of Liability.

and

In the Matter of Peter J. Sharp Boathouse, Inc., as owner of the floating vessel constituting the boathouse, seeking exoneration from or limitation of liability.

1:06-cv-00699(LMM)(GWG) consolidated with: 1:06-cv-03061(LMM)(GWG), and 1:06-cv-03062(LMM)(GWG)

and

In the Matter of New York Rowing Association, Inc., as owner of a 2001, coxless Empacher rowing shell, seeking exoneration from or limitation of liability.

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AFFIDAVIT OF LAWRENCE B. BRENNAN IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT ON BEHALF OF NEW YORK ROWING ASSOCIATION, INC. and PETER J. SHARP BOATHOUSE, INC.

- I, Lawrence B. Brennan, being duly sworn and deposed says:
- 1. I am a member of the Bar of this Court, the firm Wilson Elser Moskowitz Edelman & Dicker LLP, and I am the attorney of record for petitioner, Peter J. Sharp Boathouse, Inc., and petitioner/claimant New York Rowing Association. I am fully familiar with the facts of this matter based upon personal knowledge and review of the file maintained by my office.
- I submit this attorney's affidavit to introduce and to summarize evidence in support of the Motion for Summary Judgment filed by the New York Rowing Association, Inc. and the Peter J. Sharp Boathouse, Inc.
- 3. The following Exhibits are annexed and respectfully submitted:
 - Exhibit A: A true and correct copy of Nina and Lee Runsdorfs' Response to Peter J.

 Sharp Boathouse, Inc. and New York Rowing Association, Inc.'s Request for Admissions, served in these consolidated actions on September 27, 2011.
 - Exhibit B: True and correct copies of referenced pages of the transcript of the Deposition of Edward Joyce taken in these consolidated actions on September 28, 2010.
 - Exhibit C: True and correct copies of referenced pages of the transcript of the Deposition of Vincent Houston taken in these consolidated actions on August 24, 2010.
 - Exhibit D: True and correct copies of referenced pages of the transcript of the Deposition of Jeff Lundwall taken in these consolidated actions on November 11, 2010.

Exhibit E: The Rules of the New York Rowing Association in place at the time of the collision, Bates stamped PJNY 5-7.

WHEREFORE, it is respectfully requested that the Court grant the Motion for Summary Judgment filed on behalf of the New York Rowing Association and the Peter J. Sharp Boathouse, and grant the Rowing Association and the Boathouse such other and further relief as may be just and proper.

Lawrence B. Brennan

Sworn to before me this

day of April, 2012.

Notary Public

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CERTIFICATE OF SERVICE

I, Brooke Travis, hereby certify that I electronically filed the attached Attorney's Affidavit of Lawrence B. Brennan in Support of the Motion for Summary Judgment filed on behalf of the New York Rowing Association and the Peter J. Sharp Boathouse, with the Clerk of the Court using the CM/ECF system which will send notification of such filing electronically to the following:

Marc Jay Bern, Esq. Napoli Bern Ripka Shkolnik, LLP Attorneys for the Runsdorf Claimants 350 5th Ave., Ste. 7413 New York, New York 10118

Jacob Shisha, Esq. Tabak, Mellusi & Shisha Attorneys for the Runsdorf Claimants 29 Broadway New York, New York 10006 James E. Mercante, Esq. Michael Evan Stern, Esq. Rubin, Fiorella & Friedman, LLP. Attorneys for Mr. Andrew Harnett 292 Madison Avenue, 11th Fl. New York, New York 10017

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